



NEW ACCESS
COMMUNICATIONS, LLC
The Smart Choice for Local and Long Distance Service

Certification of CPNI Filing February 6, 2006

February 6, 2006

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street SW
Washington, D.C. 20554

Submitted Electronically via ECFS

Re: **Certification of CPNI Filing February 6, 2006**
EB-06-TC-060 and EB Docket No. 06-36
New Access Communications LLC and Choicetel, LLC

Dear Ms. Dortch:

In accordance with Public Notices DA 06-223 and DA 06-258 issued by the Enforcement Bureau, please find attached the most recent CPNI compliance certificate and accompanying statement as required by Section 64.2009(e) of the Commission's Rules for New Access Communications LLC and wholly owned subsidiary ChoiceTel, LLC.

Any inquiries regarding this filing should be referred directly to the undersigned at this office.

Very Truly Yours,

A handwritten signature in black ink, appearing to read 'Daniel G. Rosedahl', is written over a horizontal line.

Daniel G. Rosedahl
Chief Operating Officer
New Access Communications LLC

Enclosures

Cc: Byron McCoy, Telecommunications Consumers Division via email: Byron.mccoy@fcc.gov
Best Copy and Printing, Inc. (BCPI) via email: fcc@bcpiweb.com



NEW ACCESS
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**Annual Certificate of CPNI Compliance
for New Access Communications LLC and
its wholly owned subsidiary Choicetel, LLC**

I, Daniel G. Rosedahl, do hereby certify that I have personal knowledge that New Access Communications LLC and Choicetel, LLC have established operating procedures that are adequate to ensure compliance with the rules in Subpart U of the FCC rules relating to Customer Proprietary Network Information, 47 C.F.R. 64.2001 to 47 C.F.R. 64.2009.

Dated: Feb. 1, 2006

Daniel G. Rosedahl
Chief Operating Officer
New Access Communications LLC
Choicetel LLC



CPNI Statement

This statement is made pursuant to 47 C.F.R. 64.2009(e) to explain how the operating procedures of New Access Communications LLC and its wholly owned subsidiary Choicetel, LLC (collectively "New Access") ensure that these companies are in compliance with the FCC Customer Proprietary Network Information (CPNI) rules.

1. New Access instructs and trains all employees on the importance of maintaining the privacy and confidentiality of CPNI. Employees are also periodically reminded of the importance of maintaining the privacy and confidentiality of CPNI. New Access employees are subject to disciplinary action for violations of its CPNI policies. These procedures help protect the customer's privacy in accord with the FCC rules.
2. New Access does not use CPNI for any marketing purposes, either internally or through third parties. It has never has sold, rented or leased CPNI information to any third party for any reason. Our employees have been trained and made aware that New Access does not use CPNI for marketing purposes and does not sell, rent or lease CPNI to third parties. The policy against using CPNI helps protect the privacy interests of New Access's customers.
3. New Access maintains a security firewall on its computer network to prevent unauthorized intrusions into and access to its computer files, where CPNI is stored. It periodically reviews the adequacy of its security procedures to determine the adequacy of the firewall and its other security procedures. The computers on which data are stored are maintained in a separate room, with double doors, each of which are locked and only a very small number of persons have keys which would permit access to this secure area. Disaster recovery back-up tapes are stored in a secure safe deposit box located in a vault at a bank.
4. Internally, New Access also limits access to CPNI on its computers by using a security password system to protect and limit access to CPNI. Access to the premises is also restricted and visitors are not allowed on the premises without an escort.
5. New Access does not use, disclose or permit access to CPNI to identify or track customers that call competing service providers.
6. New Access does not use or provide CPNI for any purpose other than those which are permissible without customer approval under FCC rules. If New Access changes its policy and decides to use CPNI in situations where customer approval is required, it will provide notice to customers and obtain any required approval in accord with FCC rules before using the CPNI.